Contraction of the local division of the loc

D.E. Sprzeg et al. The permette and definition on the D deget Status Constal Truct Co. Dr D.E. Sprzeg et al. Dr Sprzeg et al. Dr Constal Truct Co. Dr Dr Dr Dr THIN MERTITIE, Much this Sth dry of	8	FROM ·	MONTH STATIONERY CO KANGAS CITY NO MAST	ALLS COUNTY
D.E. Sprong et al. Sept. A.D. HUZ, M. 1925. F. M. M. Contrait Truct Co. Dr. D.M. Sprong et al. Dream S. UNDERTINAL Much Mill. Sth. Dream S. D.B. Sprong et al. Ayan Harten Dream S. D.B. Sprong et al. Dream S. Dream S. Market Status I. Dream S. Dream S. D.B. Sprong et al. Dream S. Dream S. Market Status I. Dream S. Dream S. Dream S. Serminet Status I. Dream S. Dream S. Dream S. Dream S. Serminet Status I. Dream S. Drean S. Dream S. Dream S.<	0 -	[
Control Truct Co. P Deputy THIN NERFETUR, Modeling Eff. day of	15	D.E. Sprong et al	Sept. A.I	D., 192 7 , At 2:55 P. M.
Contrel Truct Co. Dr Draw THIS INDENTRE, Mole this Sth. dry of _ Argust	1	10	Laa	E. Welliam
THIS INDEXTER. Note thisyund between yund between Letty sorresyund between		Central Trust Co.		Register of Deeds.
<pre>tenty users</pre>		THIS INDENTINE Made the CAL	an a	
of the County of Los Arg21cs and Sing County of the Arg2 and Sing County of the and and the only parties of the first part, is an email of the second part, the area part in a case of the data part, is can be and and the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part, the area part in a supervised of the second part in a supervised of the second part in the second part in a supervised of the second part in the second part in the second part in a supervised of the second part in the second part in the second part in the area part in the second part in the s			day of August in	the year of our Lord, nineteen hundred and
VITANENTII, Tett the end parties die hot part, in consideration of the sum of		D.H. Sprong and Myrtle Sprong	his mife	
VITANENTII, Tett the end parties die hot part, in consideration of the sum of		of the County of Los Angeles	California	
Cose Entrated & Servicty Pipe DOLLARS, to them in hand paid, the receipt whereful is hereby atlantededed, is by them proved, GLANT, BURGANN, SELL, CONTEX and WARRANT units the add party of the receipt whereful is hereby atlantededed, is by them proved, GLANT, BURGANN, SELL, CONTEX and WARRANT units the add party of the receipt whereful is hereby atlanted at a durate the service of the cost o		second part.: WITNESSETH, That the said parties of the first part, in	consideration of the sum of	THE CENTRAL TRUST CO., party of the
<pre>stand-logic do by then proved, GLANT, BARGAIN, SELL, CONTY of Dargia, and Sites of Kanas no-site adapts, all of the fall-shape-densited real outs, sinuaria in Courty of Dargia, and Sites of Kanas no-site Commencing at a split or, the event state of a fallers proved from the most lite of Tenne acco strengt Endered efgetty seven and one hand'red (1002) feet, thereae wast eity to and one half (623) feet to the place of leginning. To HAVE AND TO HOLD THE SAME. Together with all and singular the terments, herediaments and appartenames therets belonging, se in anyole appendixed, for and done of all monitories (1002) feet, thereae east eity to and one half (623) feet to the place of leginning. To HAVE AND TO HOLD THE SAME. Together with all and singular the terments, herediaments and appartenames therets belonging, se in anyole appendixe, forever, for and done of all homizone except a certain merges of even date levels in for the fall of the split of leginning. To HAVE AND TO HOLD THE SAME. Together with all and singular the terments, herediaments and appartenames therets belonging, se in anyole appendixe, forever, for and done of all homizone except a certain merges of even date levels in for the fall of the split of the first per law of the fall of the split of the split of the first per law of the split of th</pre>		One Hundred Seventy Five	DOLLARS, to them	in hand paid, the receipt whereof is hereby
sates, all of the following download rule outsty, situated in Courty of Dampias, and Sates of Kanasa to-site Connecteding at a point on the courth side of Adams street in the city of Larrence, distant one Ended edgeby arren and one half (127g) feet wast from the wast line of Tennessee atreet there are number out one hundred (100) feet, there exist from the wast line of Tennessee atreet there are number out one hundred (100) feet, there exist into an intermed and the following of the place of leginning. anywise apertaining, forward, for an intermed a longing of the second state discover, for and down data frameword in the stress coulding, the twee state is an intermed and apputtenesses there is being any intermed and the stress coulding, the twee state is an intermed and apputtenesses there is being any intermed and the stress coulding, the stress could parties and grants. The place is from the stress coulding, the stress coulding, the stress coulding, the stress could parties and stress the stress is a stress with an any stress stresstres	10000	acknowledged, do by these presents, GRANT, BARGAIN, SEL	L, CONVEY and WARRANT unto the said	party of the second part, its successors and
Bindled eighty seven and one half (157)) feet west from the west litze of Tennesses street thence Finite growth are hundred (100) feet, thence west sixty tro and one half (52) feet, thence north one hundred (100) feet, thence east sixty tro and/ne half (52) feet to the place of beginning. TO HAVE AND TO HOLD THE SAME. Together with all and singular the terms the hereins and appendences therets belonging, or in anyois appendix finite for all does of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 640000 there in prombary tax is writing a coll particular the scene could in that whereas all parties of the for an order of all for an order of all for all particular the scene and the	C.C.M.	assigns, all of the following-described real estate, situated in Cou	ity of Douglas, and State of Kansas to-wit:	
Bindled eighty seven and one half (157)) feet west from the west litze of Tennesses street thence Finite growth are hundred (100) feet, thence west sixty tro and one half (52) feet, thence north one hundred (100) feet, thence east sixty tro and/ne half (52) feet to the place of beginning. TO HAVE AND TO HOLD THE SAME. Together with all and singular the terms the hereins and appendences therets belonging, or in anyois appendix finite for all does of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 6300. for an order of all fermionses except a crisin marger of even date brench here 640000 there in prombary tax is writing a coll particular the scene could in that whereas all parties of the for an order of all for an order of all for all particular the scene and the	a transfer			
there are reaching exorth one hundred (100) feet, there were testry to and one half (52) feet to the place of leginning. To HAVE AND TO HOLD THE SAME. Together with all and singular the beneveries, herediaments and apputtenmes thereto belonging, or in anyweis appetrating. Severing and one of all features are anyweis appetration. Sever, for and one of all features are copies a contain manager of even due breach for features are anyweis appetration. Sever, for and one of all features are copies a contain manager of even due breach for features are anyweis appetration. Sever, for and one of all features are copies and the severe condition, that where a silp parts of the first part in the day executed and deliver their ortain performs are in writing appetration. Sever any sever for and one of all features are and the severe condition. That serves are and a severe for the severe are and a severe for and the severe are and the severe are and the severe and the severe are and t	Tall and	Commencing at a point on the sout	h side of Adams street in the	city of Lawrence, distant one
there are reaching exorth one hundred (100) feet, there were testry to and one half (52) feet to the place of leginning. To HAVE AND TO HOLD THE SAME. Together with all and singular the beneveries, herediaments and apputtenmes thereto belonging, or in anyweis appetrating. Severing and one of all features are anyweis appetration. Sever, for and one of all features are copies a contain manager of even due breach for features are anyweis appetration. Sever, for and one of all features are copies a contain manager of even due breach for features are anyweis appetration. Sever, for and one of all features are copies and the severe condition, that where a silp parts of the first part in the day executed and deliver their ortain performs are in writing appetration. Sever any sever for and one of all features are and the severe condition. That serves are and a severe for the severe are and a severe for and the severe are and the severe are and the severe and the severe are and t	TANING ST			
thence north one hundred (100) feet, theree east sixty two andres half (62) feet to the place of leginning. To HAVE AND TO HOLD THE SAME. Together with all and singular the tensorests, berediaments and appartenances thereto belonging, or in anywels appendix. Any other the place of leginning. (b) To HAVE AND TO HOLD THE SAME. Together with all and singular the tensorests, berediaments and appartenances thereto belonging, or in anywels appendix. And then present are used to credia mentges of even due beresith for	Communitation of the local division of the l			
Place of leginning. TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenerents, herediaments and apputramers thereto belonging, or in anyois apportainer, forward, for and okar of all incuminance errors a certain metrogae of even date herewith for #j300. naturing September 1, 1932 TOVIDED, ALWAYS, And these presents are upon the express condition, that thereas sail parties of the first part have this day exceeded and this end of the interpret of the single parties of the first part have the day exceeded and this end of the single sail and the present are upon the single said and the present are upon the first parties of the single said and the single said th	The second			
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, herediaments and appurenances thereto belonging, or in myrvise appertuiting, forcer, from and clear of all munitance except a certain motion of the second part, for the second part part of the second part part of the second part, for the	and the second se		2	I word to the
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	a description			
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	COLUMN STREET			
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$				
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	and show the			
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	- and a second			
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$				
By the appertuning, forcer, free and clear of all incumbrance except a certain mortgage of even date heresith for \$5500. maturing Seqtember 1, 1932 PROVIDED, ALWAYS, And these presents are upon this express condition, that wherea said parties of the first part have this day of Larch upon installments of \$ \$3,75 equal installments of \$ \$ \$3,75 equal installments of \$ \$ \$ \$3,75 equal installments of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	8			
Covery-or Los Angeles 38. BE IT REMEMBERED, That on this 17th day of August A. D. 19 27, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came D.H. Sprong and Kyrtle Sprong LS his wife, who aro personally known to me to be the same person. a. who executed the within instrument of writing, and such person & dolp acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my efficial scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12-13 19.25.		anywise appertaining, forever, free and clear of all incumbrance exc	ept a certain mortgage of even date herewith	nd appurtenances thereto belonging, or in for
Covery-or Los Angeles 38. BE IT REMEMBERED, That on this 17th day of August A. D. 19 27, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came D.H. Sprong and Kyrtle Sprong LS his wife, who aro personally known to me to be the same person. a. who executed the within instrument of writing, and such person & dolp acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my efficial scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12-13 19.25.	The second s	anywas appertuning, forever, free and clear of all incumbrance exceeds a set of the s	ept a certain mortgage of even date herewith 1952 spreas condition, that whereas said parties of he second part, for the sum of § 175. Karch and Stream and Strea	for the first part have this day executed and , payable in four September ment, hoth principal and interest asymble he note secured by this motrace is streen the first part, which loan is secured by the down and is to be paid in full, which have the presents shall be wholy discharged of, or any interest theron, or interest or which are or may be assessed and lexied whole of suid sum or sums, and interest and with or without part shall be entitled ind with or without part shall be entitled in the interest thereon, or interest or which are on may be assessed and lexied to the or such default in the payment of early payments necessary to remove any rance premiums, and some so paid shall in may be recovered with interest at the the partice hereto, their heirs, executors, ands the day and year first above written.
Covery-or Los Angeles 38. BE IT REMEMBERED, That on this 17th day of August A. D. 19 27, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came D.H. Sprong and Kyrtle Sprong LS his wife, who aro personally known to me to be the same person. a. who executed the within instrument of writing, and such person & dolp acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my efficial scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12-13 19.25.		anywas appertuning, forever, free and clear of all incumbrance exceeds a set of the s	ept a certain mortgage of even date herewith 1952 spreas condition, that whereas said parties of he second part, for the sum of § 175. Karch and Stream and Strea	for the first part have this day executed and , payable in four September ment, hoth principal and interest asymble he note secured by this motrace is streen the first part, which loan is secured by the down and is to be paid in full, which have the presents shall be wholy discharged of, or any interest theron, or interest or which are or may be assessed and lexied whole of suid sum or sums, and interest and with or without part shall be entitled ind with or without part shall be entitled in the interest thereon, or interest or which are on may be assessed and lexied to the or such default in the payment of early payments necessary to remove any rance premiums, and some so paid shall in may be recovered with interest at the the partice hereto, their heirs, executors, ands the day and year first above written.
Covery-or Los Angeles 38. BE IT REMEMBERED, That on this 17th day of August A. D. 19 27, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came D.H. Sprong and Kyrtle Sprong LS his wife, who aro personally known to me to be the same person. a. who executed the within instrument of writing, and such person & dolp acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my efficial scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12-13 19.25.	and the second se	anywas appertuining, forever, free and clear of all incumbrance exceeds a second se	ept a certain mortgage of even date herewith 1952 spreas condition, that whereas said parties of he second part, for the sum of § 175. Karch and Stream and Strea	for the first part have this day executed and , payable in four September ment, hoth principal and interest asymble he note secured by this motrace is streen the first part, which loan is secured by the down and is to be paid in full, which have the presents shall be wholy discharged of, or any interest theron, or interest or which are or may be assessed and lexied whole of suid sum or sums, and interest and with or without part shall be entitled ind with or without part shall be entitled in the interest thereon, or interest or which are on may be assessed and lexied to the or such default in the payment of early payments necessary to remove any rance premiums, and some so paid shall in may be recovered with interest at the the partice hereto, their heirs, executors, ands the day and year first above written.
A. D. 19 27, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came D.H. Sprong and Kyrtle Sprong LS his wile, who aro_personally known to me to be the same person. a who executed the within instrument of writing, and such person & duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my efficial scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12-13 IN TESTIMONY 19, 25.		anywas appertuining, forever, free and clear of all incumbrance exceeds a second se	ept a certain mortgage of even date herewith 1952 spreas condition, that whereas said parties of he second part, for the sum of § 175. Karch and Stream and Strea	for the first part have this day executed and , payable in four September ment, hoth principal and interest asymble he note secured by this motrace is streen the first part, which loan is secured by the down and is to be paid in full, which have the presents shall be wholy discharged of, or any interest theron, or interest or which are or may be assessed and lexied whole of suid sum or sums, and interest and with or without part shall be entitled ind with or without part shall be entitled in the interest thereon, or interest or which are on may be assessed and lexied to the or such default in the payment of early payments necessary to remove any rance premiums, and some so paid shall in may be recovered with interest at the the partice hereto, their heirs, executors, ands the day and year first above written.
LS his wife, who are personally known to me to be the same person g who executed the within instrument of writing, and such person g daly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my official seal, the day and year last above written. Randolph Billingston Notary Public. Commission expires 12-13 19.28.		Asystee appertuining, forever, free and clear of all incumbrance exceeded as the second secon	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas anid parties of he second part, for the sum of § 175. Karch	ter first part have this day executed and, payable in _fourSept emberSept embedsept embe
person B. day acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my official scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12–13. BECENET		Agrices appertuning, forever, free and clear of all incumbrance exceptions of the second seco	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas anid parties of he second part, for the sum of § 175. Karch	ter first part have this day executed and, payable in _fourSept emberSept embedsept embe
person B. day acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my official scal, the day and year last above written. Randolph Billingston Noiary Public. Commission expires 12–13. BECENET	are not a constant of the second data and the second data and the second data and the second data and the second	Agrices appertuning, forever, free and clear of all incumbrance exceptions of the second seco	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas anid parties of he second part, for the sum of § 175. Karch	ter first part have this day executed and, payable in _fourSept emberMerries and interest payable he note secured by this mottage is given the first part, which loan is secured by the down and is to be paid in full, regardless sears or assigns, said sum or money in the these presents shall be wholly discharged so any interest thereon, or interest or which are on your sums, and interest and with or without review, as the legal or may be answed on any payments are sensed as a space of such default in the payment of any payments necessary to remove any interest at the built include the singular. and such a day and year first above written.
IN TESTIMONY WHEREOF, I have bereunto set my hand, and anitard my official scal, the day and year last above written. Fandolph Billingston Noiary Public. Commission expires 12-13 19.25.		Agriculture and clear of all incumbrance exceeds and a second sec	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas asid parties of he scond part, for the sum of § 175. Karch and 175. Karch and 185. 10 of event per annum after maturity until parti- 10 of the is distinctly understool and agreed that it 10 of the second part, ins more and parties of the same, the same and parties of the second part, ins more and the side part of the second part, ins more and the side part of the second part, ins more and the side start of the second part, ins more and the side start of the second part, ins more and the side start of the second part, ins more and the side of the second part, ins more and the side of the second part may, at it so of the second part may, at it so of the second state of the per cent per annum from the second state. If the side is and hind the represen- tive state and be secured by this mortgage. A second rest start of the second part may, at its of the second part second state. The second part may at its of the first part have hereunts set their his D. H. Sprong Lyrtlo Spron CMEMBERED, That on this 17 th for the County and State aforesaid, came	for
Handolph Billingston Noiary Public. Commission expires 12-13 19.25.		Agroups appertuning, forever, free and clear of all incumbrance exceptions of the second seco	ept a certain mortgage of even date herewith 1352 spress condition, that whereas said parties of he second part, for the sum of § 175. Karch	for
Commission expires 12-13 19.28.	are not a constant of the second data and the second data and the second data and the second data and the second	Agroups appertuning, forever, free and clear of all incumbrance exceeds a set of the set	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas said parties of basecond part, for the sum of § 175. Karch and S 175. Karch and S 175. Warch and S 175. Warch and S 175. Second part, for the sum of § 175. It is distingly understood and adverted that it is distingly understood and adverted that it is distingly understood and sprease distingly rate present any portion of the intervent on a paid to add party of the second part, its succ- ation of said party of the second part, and said in or same of money, or any part there are by have made date and on grain sprease. It is the second part may, at it south, and the respec- ted be second part may, at it south, and words in the second part may are its outh or without approximent. At the rate of ten per ext per annum from the second rout, shall appry to and bind the respec- ment shall have be secured by this mortgage, a second rout, shall appry to and bind the respec- ulties of the first part have hereant set their h D.H. Sprong Lyrtle Spron CMEMBERED, That on this 17th for the County and State aforesaid, came in to be the same person. S who executed the of the same.	for
DUCPIOn		Agroups appertuning, forever, free and clear of all incumbrance exceeds a set of the set	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas anid parties of basecond part, for the sum of § 175. Karch and Street and Street date it is a second part, for the sum of § 175. Karch and Street date it 100. In section and second part, its succe could not be terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the ording to the terms and the ord of the same, the second part, the same of the same of the second part, the same of the same of the same, the term term term and the ord of the same, the second part, and said the same, bere only and bind the respec- tion of the term of the same, bere only a same of the same, here only the same person, a who executed the of the same, here unto set my hand, and and the of the same, here unto set my hand, and and the of the same, here unto set my hand, and and the of the same, here unto set my hand, and and the of the same, here unto set my hand, and and the of the same, here unto set my hand, and and the same same same same same same same sam	for
REGEIFI	are not a constant of the second data and the second data and the second data and the second data and the second	Agreed and a superfamining. Govern, free and clear of all incumbrance examples and the superfamily of the su	order a certain mortgage of even date herewith 1352 spreas condition, that whereas asid parties of basecond part, for the sum of \$ 175. Karch	for
		Agreed and a superfamining. Govern, free and clear of all incumbrance examples and the superfamily of the su	ept a certain mortgage of even date herewith 1352 spreas condition, that whereas said parties of baseond part, for the sum of § 1755. Karch and § 1755. Karch and § 1755. It is distinctly understool and adverted that it is a distinctly understool and adverted that it is a distinctly up option of the information and part ent per annum after maturity unit pays and to said party of the second part, is more ording to the terms and throot of the same, the rid star or same of money, or any part there is the taxes and adversarial star of the same the in of said party of the second part, and said in the taxes and adversarial star of the same, the real estimates the or without approximation, and the second part may, at it so parts and the or other real estim and be averned by this mortgage, a seed or not, shall papty to and bind the respec- menter shall incide the plant and words in trikes of the first part have hereant set their h D.H. Sprong Lyrtle Spron CMEMBERED, That on this 17th for the County and State aforesaid, came net to be the same person. a who executed the of the same. Bercontext my hand, and affixed my efficials Randolph Billingsto 19.282. BECFIET	for

FRUST CO., 2 ND MORTG.